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1
    Conrad K. Wu (CASBN 256706)
    885 Bryant Street, Second Floor
 2
    San Francisco, California 94103
    415-581-0885, ext. 209
 3
    415-581-0887, facsimile
 4
    Attorney for Real Party in Interest
    University of California Police Department
 5
 6
 7
                       UNITED STATES DISTRICT COURT
 8
                      NORTHERN DISTRICT OF CALIFORNIA
 9
10
                                     ) No. CR 11-00188 SBA
    UNITED STATES OF AMERICA
11
                                     ) STIPULATION OF COUNSELS FOR
            Plaintiff,
                                     ) REAL PARTY IN INTEREST
12
                                     ) UNIVERSITY OF CALIFORNIA POLICE
         vs.
                                     ) DEPARTMENT AND DEFENDANT DAVID
13
                                     ) BUSBY re: SUBPOENA FOR RECORDS
    DAVID BUSBY
14
            Defendant,
15
16
    UNIVERSITY OF CALIFORNIA POLICE )
    DEPARTMENT,
17
            Real Party in Interest.)
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19
20
      IT IS HEREBY STIPULATED AND AGREED:
21
      The Custodian of Records for Real Party in Interest,
22
    University of California Police Department ("UCPD") has custody
23
    and control of some of the personnel files of Detectives Sabrina
24
    Reich and Nicole Miller.
25
    //
      U.S. v. Busby, No. CR 11-0188 SBA - Stipulation of Counsels re: Subpoena
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Each of the files of Detectives Reich and Miller contains the following categories of information:

(1) Background file; (2) Personnel file which contains employee evaluations, memorandums, accommodations, personnel actions such as letters of warning or work file memorandums, and pay rate/increases; and, (3) "Pitchess Motion" file.

To the extent any of these file categories contain documents responsive to the subpoena served by Defendant David Busby ("Subpoena"), the Custodian of Records shall compile them for disclosure.

Documents and information considered responsive to the Subpoena are outlined in Attachment A of the Subpoena.

Documents or information regarding accommodations and pay rate/increases are excepted as irrelevant from this stipulation.

If there are documents or information responsive to the Subpoena to be disclosed, Counsel for UCPD shall cause the disclosure of documents to be personally served on counsel for Defendant David Busby at his office located in Oakland, California.

Pursuant to this stipulation, UCPD withdraws, without prejudice, its Motion to Quash the Subpoena.

Use of the disclosed documents or information shall be strictly governed by the Protective Order to be signed by the Court pursuant to General Order No. 69.

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	1
1	Said Protective Order is attached hereto as a separate
2	document.
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5	
6	DATED: 6/18/13 Conrad K. Wu, Attorney for
7	Real Party in Interest
8	University of California Police Department
9	DATED: 6/18/13 Mr. Ned Smock, Attorney for
10	Mr. Ned Smock, Attorney for Defendant David Busby
11	
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15	PURSUANT TO STIPULATION, it is so ordered.
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18	DATED: (Sun () Great
19	The Honorable Judge of the Federal District Court,
20	Northern District of California
21	California
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